

Remarks

The Examiner has required election of a single disclosed invention for prosecution on the merits in this case. The Examiner alleged the existence of three patentably distinct inventions:

- I. Claims 1-25 (in part), drawn to a cosmetic composition containing a silicone resin polymer comprised of M units in combination with Q and a method for improving the finish of a cosmetic composition, by formulating such composition with a silicone resin comprised of M units in combination with Q, classified in class 424, subclass 401;
- II. Claims 1-25 (in part), drawn to a cosmetic composition containing a silicone resin polymer comprised of M units in combination with T and a method for improving the finish of a cosmetic composition, by formulating such composition with a silicone resin comprised of M units in combination with T, classified in class 424, subclass 401;
and
- III. Claims 1-25 (in part), drawn to a cosmetic composition containing a silicone resin polymer comprised of M units in combination with QT and a method for improving the finish of a cosmetic composition, by formulating such composition with a silicone resin comprised of M units in combination with QT, classified in class 424, subclass 401;.

Applicants hereby elect Group I, claims 1-25 (in part), drawn to a cosmetic composition containing a silicone resin polymer comprised of M units in combination with Q and a method for improving the finish of a cosmetic composition, by formulating such composition with a silicone resin comprised of M units in combination with Q, classified in class 424, subclass 401.

Applicants' undersigned attorney may be reached in our New York office by telephone at (212) 218-2100 or at the address listed below. All correspondence should continue to be directed to Revlon Consumer Products Corporation, 237 Park Avenue, New York, NY 10017.

Respectfully submitted,

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